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APPLICATION NO. FIRST NAMED INVENTOR FILING DATE ATTORNEY DOCKET NO. CONFIRMATION NO. 10/054,979 01/25/2002 Akihiro Denda 107156-00093 7590 12/24/2003 **EXAMINER** ARENT FOX KINTNER PLOTKIN & KAHN, PLLC KIM, HAROLD J Suite 600 ART UNIT PAPER NUMBER 1050 Connecticut Avenue, N.W. Washington, DC 20036-5339 2182 DATE MAILED: 12/24/2003

Please find below and/or attached an Office communication concerning this application or proceeding.

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	Application No.	Applicant(s)
Office Action Summary	10/054,979	DENDA ET AL.
	Examiner	Art Unit
	Harold Kim	2182
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply		
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). - Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b). Status		
1) Responsive to communication(s) filed on 11 S	September 2003.	
2a) This action is FINAL . 2b) ☐ This	action is non-final.	
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.		
Disposition of Claims		
 4) Claim(s) 1-3 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. 5) Claim(s) is/are allowed. 6) Claim(s) 1-3 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/or election requirement. 		
Application Papers		
9) The specification is objected to by the Examin 10) The drawing(s) filed on 25 January 2002 is/are Applicant may not request that any objection to the	e: a)⊠ accepted or b)⊡ objected	•
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).		
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.		
Priority under 35 U.S.C. §§ 119 and 120		
12) △ Acknowledgment is made of a claim for foreign a) △ All b) ☐ Some * c) ☐ None of: 1. △ Certified copies of the priority document 2. ☐ Certified copies of the priority document 3. ☐ Copies of the certified copies of the priority application from the International Bureat * See the attached detailed Office action for a list 13) ☐ Acknowledgment is made of a claim for domest since a specific reference was included in the first 37 CFR 1.78. a) ☐ The translation of the foreign language proference was included in the first sentence of the firs	ats have been received. Ats have been received in Applicationity documents have been received in Applicationity documents have been received (PCT Rule 17.2(a)). At of the certified copies not received tic priority under 35 U.S.C. § 119(a) are sentence of the specification of the covisional application has been received in the priority under 35 U.S.C. §§ 120	ion No ed in this National Stage ed. e) (to a provisional application) r in an Application Data Sheet. ceived. and/or 121 since a specific
Attachment(s) 1) Notice of References Cited (PTO-892)	4) Interview Summary	(PTO-413) Paper No(s)
 2) Notice of Practice School (170-662) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449) Paper No(s) 	5) Notice of Informal F	Patent Application (PTO-152)

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DETAILED ACTION

1. Claims 1-3 are presented for examination.

2. The abstract of the disclosure is objected to because it is not in proper abstract language and format. The Applicant has also included legal language such as "comprises". Correction is required. See MPEP § 608.01(b).

Applicant is reminded of the proper language and format for an abstract of the disclosure.

The abstract should be in narrative form and generally limited to a single paragraph on a separate sheet within the range of 50 to 250 words. It is important that the abstract not exceed 250 words in length since the space provided for the abstract on the computer tape used by the printer is limited. The form and legal phraseology often used in patent claims, such as "means" and "said," should be avoided. The abstract should describe the disclosure sufficiently to assist readers in deciding whether there is a need for consulting the full patent text for details.

The language should be clear and concise and should not repeat information given in the title. It should avoid using phrases which can be implied, such as, "The disclosure concerns," "The disclosure defined by this invention," "The disclosure describes," etc.

Claim Rejections - 35 USC § 102

3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless --

⁽b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

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4. Claims 1-3 are rejected under 35 U.S.C. 102(b) as being anticipated by Yuen, US Patent no. 5,659,367.

5. In re claim 1, Yuen shows a switchover device [700, 740 in fig 20] for effecting a switchover control [700, 740 in fig 20] among a plurality of information sources [702, 704, 733] as well as among a plurality of information processing devices [742, 14, other appliances in fig 20], such that information transmitted from the plurality of information sources are supplied to the plurality of information processing devices in a predetermined manner, the switchover device comprising:

a plurality of input terminals [702, 730, 733] connected with the plurality of information sources [702, 704, 733];

a first output terminal [output terminal to TV in fig 20] and a second output terminal [output terminal to recorder in fig 20] connected with the plurality of information processing devices [14, 742];

switchover connection devices [700, 740] for effecting switchover connection between the plurality of input terminals on one hand and the first, second output terminals on the other; and

a switchover control device [700, 740 including controller in fig 20] for controlling the switchover of the switchover connection devices;

wherein during a process in which an information transmitted from one information source is supplied to the plurality of information processing devices, once there is an interrupt request [908-912 in fig 22A] for supplying an

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information transmitted from another information source to the information processing devices, the switchover control device operates to control switchover connection device to stop a connection between the first output terminal and one input terminal connected with said one information source, and to form a connection between the first output terminal and another input terminal connected with said another information source, further to keep a connection between the second output terminal and an input terminal connected with said one information source [figs 22A and 22B, especially 911, 912 and 916 in fig 22B].

- 6. In re claim 2, Yuen shows a memory [911, 914 and 920 in figs 22A and 22B] for storing a switchover connection state of the switchover connection device when one information transmitted from said one information source is supplied to the plurality of information processing devices, and is provided such that once the interrupt request is cancelled, the switchover control device operates to return the switchover connection device to its former state (a state existing prior to the occurrence of the interrupt request) in accordance with a switchover connection state stored in the memory [920 fig 22B].
- 7. In re claim 3, Yuen shows an information processing device connected with the first output terminal is an audio reproducing/outputting device [14 in fig 20] for audio-reproducing/outputting an information, an information processing device connected with the second output terminal is a recording device [742 in fig 20] for recording an information, an information source in relation with an interrupt request is a signal reception device [908-912 in fig 22A].

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Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Further references of interest are cited on Form PLO-892, which is attachment to this office action.

Any response to this action should be mailed to:

Mail Stop ____ Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Effective December 1, 2003, hand-carried and facsimile-transmitted patent application related incoming correspondences will be to a centralized location.

The centralized fax number is 703 872-9306.

The centralized hand carry paper drop off location is:

U.S. Patent and Trademark Office 2011 South Clark Place Customer Window Crystal Plaza Two, Lobby, Room 1B03

Any inquiry of a general nature or relating to the status of this application should be directed to the technology center receptionist whose telephone number is (703) 306-5631.

Direct any inquiries concerning drawing review to the Drawing Review Branch (703) 305-8404.

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Any inquiry concerning this communication or earlier communications from the examiner should be directed to Harold Kim whose telephone number is (703) 305-1948. The examiner can normally be reached on Monday-Thursday 6 AM - 4:30 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Jeffrey Gaffin can be reached on (703) 308-3301.

Hårold J. Kim

Patent Examiner

December 12, 2003/HK

PEPVISOR PATENT EXAMINER

TECHNOLOGY CENTER 2100